

APR 07 2012

U.S. CLERK'S OFFICE  
INDIANAPOLIS, INDIANA

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF INDIANA  
INDIANAPOLIS DIVISION.

U.S. DISTRICT COURT  
INDIANAPOLIS DIVISION  
FILED  
APR 5 PM 3:19  
CLERK OF COURT  
LAURA A. BRIDGES

Financial Litigation Agent  
46 EAST OHIO STREET.

CRIM. NO. ~~IP~~ 98-038-CRMK<sup>03</sup>  
LWM KPF

From MARK A WHITE  
05671.028.  
PO BOX 33  
TERRE HAUTE, IN 47808.

DEAR SIR/MADAM.

THIS letter is in reference to  
the collection of payment due to the judgement  
cited in the above case and the intention of the  
UNITED STATES to move to collect the debt under  
remedies provided for with in the federal Debt collection  
Procedures Act, other wise referenced AS 28 U.S.C 3203  
it should be noted that, I AM CURRENTLY INCARCERATED  
AND THEREFORE LACK the capacity to pay AS I  
do NOT EARN WAGES NOR HAVE. FURTHERMORE,  
A CRIMINAL DEFENDANT WHO IS CURRENTLY IN CUSTODY  
OF THE BUREAU OF PRISONS AND CAN NOT BE ORDERED  
OR FORCED TO PARTICIPATE in the BUREAU OF PRISONS  
INMATE FINANCIAL RESPONSIBILITY PROGRAM (IFRP)  
AS PART OF OR A CONDITION OF HIS OR HER SENTENCE.  
See 7<sup>th</sup> Circuit of Appeals, U.S. v. ~~Boyd~~ Boyd  
JUNE 11, 2010.

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HOWEVER, ANY INMATE WHO REFUSES TO PARTICIPATE IN (IFRP) LOSES CERTAIN PRIVILEGES SUCH AS IDENTIFIED IN 28 CFR § 545.11 (d)

YOUR ATTEMPTS TO COLLECT THIS DEBT WHILE I AM STILL INCARCERATED IS A BLATANT ACT TO CIRCUMVENT THE COURTS RULING AND BUREAU OF PRISONS POLICY STATEMENT. ADDITIONALLY, THE THREAT TO SELL ANY REAL ESTATE OR PERSONAL PROPERTY IS LIMITED WITHIN THE SCOPE OF 28 U.S.C § 3203 AND AS SUCH. I DO NOT OWN OR CONTROL ANY PROPERTY THAT COULD BE LIQUIDATED IN ACCORDANCE WITH THE STATUTE.

ONCE RELEASED FROM PRISON, I WILL MAKE PAYMENTS ARRANGEMENTS, WITH MY PROBATION OFFICER. AS REQUIRED UNDER THE TERMS OF MY SUPERVISED RELEASE.

Respectfully Submitted

Mark A. White

05671.028.

P.O. Box 33

TERRE HAUTE, IN 47808